

10/522563 RECEPTIO 20 APR 2005

Declaration – Page 1 of 2 Attorney Docket No. SHT-3585

COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As below named inventors, we hereby declare that:

Our residences, post office addresses and citizenships are as stated below next to our names; we believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought of the invention entitled:

NOZZLE ASSEMBLY FOR APPLYING A LIQUID TO A SUBSTRATE the specification of which, is attached hereto; xx was filed on 10 July 2003 as International Application Ser. No. PCT/EP2003/007494 and amended Remarkthax on January 19, 2005 under Applicatrion S/N: 10/522,563. We hereby state that we have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. We acknowledge the duty to disclose all information known by us to be material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56. We hereby claim foreign priority benefits under Title 35, United States Code, Section 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed: Priority Prior Foreign Application(s): Claimed: 19 July 2002 (Day/Month/Year Filed) 102 32 984.2 (Number) We hereby claim the benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below: (Filing Date) (Application Number) We hereby appoint attorney Robert W. Becker, Reg. No. 26,255 to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. Address all telephone calls to (505) 286-3511. Address all correspondence to ROBERT W. BECKER & ASSOCIATES, 707 Highway 66 East, Suite B, Tijeras, New Mexico 87059. We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Page 1 of 2

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Inventor's signature

Citizenship: German

Full name of first inventor: Anatol Schwersenz

Post Office Address: Same as Above

Residence: Hombergstrasse 29, D-74821 Mosbach, Germany

$\mathcal{L}_{\mathcal{A}}$
Full name of second inventor: Werner Saule
Inventor's signature Date: 16.2.05
Residence: Kurt-Eisner-Strasse 41, D-81735 München Germany
Citizenship: German Post Office Address: Same as Above
Post Office Address. Game do Albert
5-0
Full name of third inventor: Andreas Nöring
Inventor's signature Andrews Norm Date: 75. 4. 05
Residence: Badener Strasse 9a, D-78315 Radolfzell / Germany
Citizenship: German
Post Office Address: Same as Above
Full name of fourth inventor: Peter Dress
Full name of fourth liverior. I class
Inventor's signature Date: 16 Feb 200.5
Residence: Holzmann 18, D-76646 Bruchsal / Germany
Citizenship: German Post Office Address: Same as Above
Post Office Address. Same as Above
500
Full name of fifth inventor. Christian Bürgel
Full name of filth inventor. Chasta 25 2.05
Inventor's signature A Cormany Residence: Reichenaustrasse 18, D-81243 München Germany
Residence: Reichenaustrasse 10, D 01210
Citizenship: German Post Office Address: Same as Above
11 A
Sull name of sixth inventor: Wartin / Echipk! - /
Full name of sixth inventor: Wartin Tschink! N Date: 25 2.05
Inventor's signature 17 De1243 Minchen / Germany 10/X
Residence: Mühlerweg 17, D-81243 München / Germany
cui-onchin' German
Post Office Address: Same as Above
\sim
Full name of seventh inventor: Marlene Strobl
\sim
Inventor's signature X Nature Stohl Date: 23.5,05
Residence: Schillerstrasse 12, D-01326 Dresden / Germany
Citizenship: German
Post Office Address: Same as Above

Page 2 of 2

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